

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: James M. Zavislan et al.

Serial No.: 09/786,901

Confirmation No.: 6601

Filed: March 9, 2001

For: IMAGING OF SURGICAL BIOPSIES

Examiner: Jamara A. Franklin

Art Unit: 2876

Atty Docket: ML-0486US

STATUS INQUIRY**RECEIVED**
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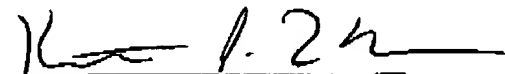
Dear Sir:

It has been over seven months since Applicants' timely filed on May 17, 2005 an Amendment in response to a final rejection of the above Application. No reply to the Amendment has been received from the U.S. Patent Office. Entry of the Amendment by the Examiner is believed to be in order under 37 CFR 1.116 since claims remaining after the Amendment are either allowed, rewritten for allowance as independent claims, or depend on an allowed base claim. Further, the Amendment corrects Claims 8 and 28 informalities, as requested by the Examiner. Since the Amendment clearly places the Application in condition for allowance, Applicants request that a Notice of Allowance be expedited.

If a Notice of Allowance will not be issued, a call to the undersigned attorney is respectfully requested.

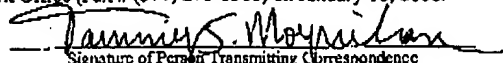
Respectfully submitted,

Dated: January 10, 2006

Kenneth J. LuKacher
Attorney for Applicant(s)
Registration No. 38,539South Winton Court
3136 Winton Road South, Suite 301
Rochester, New York 14623
Telephone: (585) 424-2670
Facsimile: (585) 424-6196

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